Caset 18 19823 AKES BANKROPT Filed 01/22/19 DISTRICT OF NEW JERSEY Document Pa	Entered 01/22 age 1 of 2	/19 11:52:29 Desc Main
Caption in Compliance with D.N.J. LBR 9004-1(b)	-	
PAUL GAUER ATTORNEY 347 FRANKLIN STREET BLOOMFIELD, NJ 07003 (973) 743-7050	Case No.:	<u>18-19823 Jk</u> S
Attorney for Delitor	Chapter:	
In Re: ALPHONS N. OKORO Dehtor	Hearing Date: Judge:	John K Sherwood
NOTICE OF OBJECTION TO YOUR CLAIM  To: TOWNSHIP of BLOOM Field Claim Holder and Counsel, if any]		
The debtor [Objector] has filed the enclosed objection to CLAIM #4 [Title of Objection] (Docket No. []) which seeks to alter your rights by disallowing reducing or modifying your claim		
[Describe effect of the Objection, i.e., disallowing, reducing, modifying, etc.]		
If you disagree with the objection, you must file a response to the Objection with the Clerk of the Bankruptcy Court at the address below on or before February 7, 2019.		
At the same time, you must also serve a copy of the response upon the February 7, 2019		
[Objector's] attorney: [Address of objector's counsel] PAUL GAUER ATTORNEY  347 FRANKLIN STREET  BLOOMFIELD, NJ 07003  (973) 743-7050		
If you file a response, you or your attorney must appear at a hearing on the objection that will be		
held before the honorable John K. Senvey on February 14 2019 at 10'00 a.m.		
at the United States Bankruptcy Court, 50 Waln Courtroom no 312 floor	41 Street	Newark, W07102

IF YOU DO NOT RESPOND TO THE OBJECTION, THE COURT MAY GRANT THE RELIEF DEMANDED BY THE OBJECTION WITHOUT FURTHER NOTICE OR HEARING.

## UNITED STATES BANKRUPCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-2(c)

PAUL GAUER ATTORNEY 347 Franklin Street Bloomfield, NJ 07003 (973) 743-7050 Fax: (973)-743-9173

Attorney for debtor (s) Alphonse N. Okoro

In Re:

**ALPHONSE N. OKORO** 

Debtor

Case No: 18-19823JKS

Chapter 13

**OBJECTION TO CLAIM #4** 

## **OBJECTION TO CLAIM #4**

Paul Gauer, Attorney for debtor objects to claim #4 filed by Township of Bloomfield on September 24, 2018 for the following reasons:

1. Terms of Note (paragraph 4C) and mortgage (paragraph 2) provided for payments of real estate taxes through mortgage escrow account. See copies attached to claim #2 filed by MTGLQ Investors, LP on July 24, 2018.

WHEREFORE, debtor through his/her attorney Paul Gauer respectfully requests that creditor's claim be reduced to \$0.

Paul Gauer, Attorney for debtor